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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/085,732	03/01/2002	Takashi Kitaguchi	220147US2	8415
22850	7590 01/25/2005		EXAMINER	
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 DUKE STREET ALEXANDRIA, VA 22314			ABDULSELAM, ABBAS I	
			ART UNIT	PAPER NUMBER
			2674	<u> </u>

DATE MAILED: 01/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
Office Action Summers	10/085,732	KITAGUCHI ET AL.			
Office Action Summary	Examiner	Art Unit			
	Abbas I Abdulselam	2674			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timety filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1) Responsive to communication(s) filed on 19 Oc	ctober 2004.				
2a) ☐ This action is FINAL . 2b) ☑ This	This action is FINAL. 2b)⊠ This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4)⊠ Claim(s) <u>1-8 and 10-57</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-8 and 10-57</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9)☐ The specification is objected to by the Examiner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:					
1.⊠ Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.					
AMarkan and A					
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) 6) Other:					
0)					

DETAILED ACTION

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Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/19/04 has been entered.

Response to Arguments

2. Applicant's arguments with respect to claims 1-8 and 10-57 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-8, 10-16 and 23-51 are rejected under 35 U.S.C. 103(a) as being unpatentable over Platzker et al. (USPN 6388654) in view Hendriks (USPN 6707444) and Shibatani (USPN 6332684)

Regarding claims 1, 23-24, 31 and 38, Platzker teaches an image sensor (22) to capture images of a local writing surface (21) continuously into a computer (23). Platzker teaches a projector (24) projecting the computer generated computer display image onto the writing surface (21) interposed with the projected image. See col. 6, lines 35-45 and Fig. 2A. Platzker discloses a local storage device (26) in connection with the arrangement discussed above (Fig. 2A) and indicates that the steps including the projection mechanism are implemented using computer software, resident and operation in the computer device (23). See col. 5, lines 57-61. col. 6, lines 2-5 and Fig. 3. Platzker also teaches a plurality of image processing sites (A though E) interconnected by a communication infrastructure (11), which may be local area network (LAN), Internet or other types of communication channel. See col. 5, lines 17-35 and Fig. 1. However, Platzker does not teach, projection from a rear side, and a photography part photographing an image drawn on the writing surface from the rear side. Hendriks on the other hand teaches a rear projection system including a screen 2' which is typically translucent so that light pen 4' can be tracked by the camera 8' via reflecting mirror (5), and so that the user on one side of the screen can view the images projected on the other side of the screen by the projector 6'. See Fig. 1B.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Platzker's method of processing images to adapt Hendriks' rear projection system. One would have been motivated in view of the suggestion in Hendriks that the rear projection as configured on Fig. 1B equivalently provides the desired projection and photography "from a rear side". The use of rear projection helps function an effective projector-camera arrangement taught by Hendriks.

In addition, Hendrix teaches that the images projected by the camera on the screen, representing the user's writing strokes, are derived from a display screen buffer. It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize Hendriks' camera in a desired frequency, and a desired angle of a surface upon which photograph is taken.

Platzker does not teach, "a blocking part blocking a light beam emitted from a projecting part projecting the light beam onto said projection surface so as to display the projection image thereon". Shibatani on the other hand teaches the projection type color image display apparatus further including a light-blocking mask provided on a light source side or a light output side of the second fly-eye lens array, the light-blocking mask including a plurality of openings each having a shape similar to a shape of an aperture of the color pixel of the image display device. As shown in Fig. 33, Shibatani teaches a projection type color image display apparatus including a LCD device which employs a delta arrangement, and a light blocking mask 57 which is provided on the output side of the second fly-eye lens array 5 near the position at which a secondary light source image spot is formed.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Platzker's computer-controlled projection to adapt Shibatani's a light blocking mask 57 as shown in Fig. 33. One would have been motivated in view of the suggestion in Shibatani that the light-blocking mask 57 as configured in Fig. 33 is functionally equivalent to the desired "part which blocks a light beam". The use of a light blocking mask helps function projection type display apparatus as taught by Shibatani.

Regarding claims 2 and 39, Hendriks teaches a movable infrared (IR) light emitter on a stylus located at some point in the projection plane. See col. 4, lines 23-30.

Regarding claims 3 and 40, as shown in Fig. 2A, Platzker teaches a projection surface and writing surface being one and the same. See Fig. 2A (21).

Regarding claims 4, 25, 32 and 41, Platzker discloses that a combination resulting from local markings and projections of remote site's markings appear on the local projection surface. See col. 3, lines 18-33.

Regarding claims 5, 26, 33 and 42, Platzker teaches as shown in Fig. 1that each site A, B and C can operate in either receive mode, transmit mode or both simultaneously. See col. 5, lines 21-26.

Regarding claims 6 and 43, Platzker discloses a calibration process with respect to an image sensor (22) and a writing surface (21). See col. 8, lines 24-42.

Regarding claims 7 and 44, Platzker teaches writing surfaces of sites A, B and C as shown in Fig. 1 as [21A] through [21C] as well as projection surface [21D] of site D and monitor [12] of sit E. See col. 6, lines 13-19 and Fig. 1.

Regarding claims 8 and 45, Platzker teaches the inputs and output of the image process including the changes in local markings and changes in projections with respect to a writing surface (21). See col. 10, lines 19-41.

Regarding claims 10, 27-28, 35-36 and 46-47, Platzker teaches the image sensor is optimally focused at each time. Platzker adds that the focusing of projections can be either performed manually to the user's satisfaction or it can be performed automatically. It would have been obvious that one can use the focusing which equivalently provides the desired "shifting of a

photography area". See col. 7, lines 58-63. Platzker also teaches that production of composite images that can be created by merging any number of input images. See col. 10, lines 67 and col. 11, lines 1-3.

Regarding claim 11, Platzker teaches that a pixel that is part of the writing in one or more input images will be assigned a non-background color, and elaborates a merging algorithm that applies to a relatively small number of pixels. See col. 11, lines 8-23.

Regarding claims 12, 15-16, 29-30, 34, 37 and 50-51, Platzker teaches a computer processing the viewed image signals or "frames" representing the images appearing in the viewing field of the local image sensor indicative the markings made on the writing surface. Platzker also teaches changes are detected between successive frames that would lead to compressed representation of changes. See col. 4, lines 24-43.

Regarding claims 13-14 and 48-49 Hendriks teaches that the images projected by the camera on the screen, representing the user's writing strokes, and are derived from a display screen buffer. Hendriks also teaches that the contents of the display screen buffer depend on optical screen marking events such as those generated by the light-pen.

Claims 17-22 and 52-57 are rejected under 35 U.S.C. 103(a) as being unpatentable over Platzker in view of Hendriks and in further view of Dreyer et al. (USPN 5504544).

Regarding claims 17-18 and 52-53, Platzker as modified has been discussed above.

Particularly, Hendriks teaches a bright IR source which illuminates the whiteboard. However,

Platzker does not teach a lighting part illuminating the writing surface from a side as well as

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opposite to a side on which the photography part is provided. Dreyer on the other hand teaches that light is directed in to illuminate one of the two sides of linear prisms before directing toward an optical window as a collimated beam.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Pulitzer's method of displaying images to adapt Dreyer's illumination technique. One would have been motivated in view of the suggestion in Dreyer that the illumination technique equivalently provides the desired illumination of the writing surface. The use of illumination with respect to linear prisms helps function a liquid crystal display device with reduced panels as taught by Dreyer.

Regarding claims 19-20 and 54-55, Dreyer teaches a projection system with multiple lamps and illustrates symmetric Pyrex condenser (29), which forms an elliptical shaped beam (Fig. 8). See the abstract

Regarding claims 21-22 and 56-57, Dreyer discloses the integration of light from multiple sources such that high chromatic dispersion of the refracting elements is taken into account. See col. 1, lines 66-70 and col. 2, lines 1-2.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The flowing art is cited for further reference.

U.S. Pat. No. 6,252,707 to Kleinberger

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5. Any inquiry concerning this communication or earlier communication from the examiner

should be directed to Abbas Abdulselam whose telephone number is (703) 305-8591. The

examiner can normally be reached on Monday through Friday (9:00-5:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Richard Hjerpe, can be reached at (703) 305-4709.

Any response to this action should be mailed to:

Commissioner of patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314

Hand delivered responses should be brought to Crystal Park II, Crystal Drive, Arlington,

VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Technology center 2600 customer Service office whose telephone

number is (703) 306-0377.

Abbas Abdulselam

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Examiner

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January 20, 2005

XIAO WU PRIMARY EXAMINER

at Wa